

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

**SECURITIES AND EXCHANGE
COMMISSION,** :
Plaintiff, : **Civil Action No.
1:12-cv-2296-TCB**
:
:
:
v. :
:
:
:
AUBREY LEE PRICE; :
PFG, LLC; PFGBI, LLC; :
MONTGOMERY ASSET :
MANAGEMENT, LLC f/k/a PFG :
ASSET MANAGEMENT, LLC, (Florida :
limited liability company); and :
MONTGOMERY ASSET :
MANGEMENT, LLC f/k/a PFG :
ASSET MANAGEMENT, :
LLC(Georgia limited liability company), :
:
:
Defendants. : /

**ORDER GRANTING RECEIVER'S SEVENTH INTERIM APPLICATION
FOR ORDER AUTHORIZING PAYMENT OF FEES AND EXPENSES OF
RECEIVER AND HER PROFESSIONALS**

THIS CAUSE came before the Court on the Receiver's Seventh Interim Application for Order Authorizing Payment of Fees and Expenses of Receiver and her Professionals (the "Application") [D.E. 170] filed by the Court-appointed

receiver, Melanie E. Damian, Esq. (the “Receiver”). The Court having considered the Application, and finding that cause exists to grant the Application, it is ORDERED as follows:

1. The Application is **GRANTED**.
2. The Court approves the full amount of fees and costs incurred by the Receiver and her professionals during the application period.
3. The Court authorizes the Receiver to pay from the funds in the Receivership Estate eighty percent (80%) of the fees requested and the full amount of costs requested as follows:
 - a) The Receiver and her counsel Da mian & Valori LLP in the amount of **\$220,400.03** (comprising \$211,498.80 in fees (80% of \$264,373.50) and \$8,901.23 in costs) and I ntegro Advisers, Inc in the amount of **\$1,120.00** (comprising \$1,120.00 in fees (80% of \$1,400.00) and \$0 in costs);
 - b) Ver Ploeg & Lumpkin, P.A. in the amount of **\$804.48** (comprising \$756.88 in fees (80% of \$946.10) and \$47.60 in costs);
 - c) Petitt Worrell Craine Wolfe LLC in the am ount of **\$4,555.00** (comprising \$4,406.00 in fees (80% of \$5,507.50) and \$149.00 in costs);
 - d) Bart, Meyer & Com pany LLP in t he amount of **\$254.40** (comprising \$254.40 in fees (80% of \$218.00) and \$0 in costs);
 - e) De Sola Pate & Brown in t he amount of **\$5,304.40** (comprising \$5,304.40 in fees (80% of \$6,630.50) and \$0 in costs); and
 - f) Kapila & Com pany in t he amount of **\$18,221.33** (comprising \$18,145.28 in fees (80% of \$22,681.60) and \$76.05 in costs).

4. The award of fees and costs herein is subject to the Court's cost benefit analysis and final review upon the Receiver's filing of a final fee application describing in detail the costs and benefits associated with all litigation and other actions pursued by the Receiver during the course of the Receivership.

5. Upon considering the final fee application, after the final distribution to investors, the Court, at its discretion, shall authorize the Receiver to pay the total amounts of fees that were held back (*i.e.*, the 20% holdback) during the Receivership.

DONE AND ORDERED in the Northern District of Georgia, this 31st day of March, 2015.



UNITED STATES DISTRICT COURT JUDGE